EXHIBIT A

Schedule of Claims Subject to the Two Hundred Fifty-Sixth Omnibus Objection

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Two Hundred and Fifty-Sixth Omnibus Objection Exhibit A - Bondholder No Liability

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT
1	FERNANDEZ MINGUEZ, SERAPIO 130 CALLE COSTA RICA COND. VERELES PLAZA B APT. 304 SAN JUAN, PR 00917	5/1/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	9836	\$ 390,000.00
	Reason: Claim purports to assert, in part, liability based on an alleged ownership of were (1) compromised and settled pursuant to the Settlement Order, and (2) released liability based on an alleged ownership of GDB Bonds that were subject to the Qual Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB B for amounts for which the Commonwealth is not liable because it assert interests in payments in full, and are associated with an entity, The Puerto Rico Aqueducts and	d and discharged in the lifying Modification onds, and thus the note(s) that have	n accordance with the on, which provided for e Commonwealth is not been guaranteed	ne Plan and Amended Confirmation On for the issuance of new securities in ex- no longer liable for these claims. Proo by the Commonwealth, for which bon-	der. Claimant al change for the ca f of claim also s	so asserts, in part, ancellation of the GDB eeks recovery, in part,
2	GARRIGA GIL, ZAIRA FRANCISCO J. RIVERA ALVAREZ, ESQ. P.O. BOX 33601 PONCE, PR 00733-6001	4/17/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	6896	\$ 85,000.00
	Reason: Claimant asserts, in part, liability based on an alleged ownership of GDB B for the cancellation of the GDB Bonds and the extinguishment of the Commonweal claim also seeks recovery, in part, for amounts for which the Commonwealth is not an entity, The Puerto Rico Industrial, Tourist, Educational, Medical and Environme	th's guarantee of a liable because it a	certain GDB Bonds, assert interests in note	and thus the Commonwealth is no longe(s) that are not guaranteed by the Commonwealth	ger liable for the	ese claims. Proof of
3	JUSTINIANO CUSTRO CARMEN GUEITS HEMA - ONCO DE ARECIBO 425 CARR 693 PMB 371 SUITE I DORADO, PR 00646	4/13/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	7352	\$ 208,264.25
	Reason: Claim purports to assert, in part, liability based on an alleged ownership of were (1) compromised and settled pursuant to the Settlement Order, and (2) released investments in one or more mutual funds that in turn may have invested in bonds is because the claimant is not a "creditor" of the Commonwealth and lacks standing to	ne Plan and Amended Confirmation Or	der. Claimant al	so asserts, in part,		
4	MULERO, RICARDO PO BOX 614 CAGUAS, PR 00726	5/23/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	34669	\$ 505,524.16
	Reason: Claimant asserts, in part, investments in one or more mutual funds that in the which the Commonwealth is not liable because the claimant is not a "creditor" of the an alleged ownership of GDB Bonds that were subject to the Qualifying Modification extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus which the Commonwealth is not liable because it asserts interest in note(s) that have payments in full, and are associated with an entity, The Puerto Rico Aqueducts and	e Commonwealth on, which provide the Commonweal e not been guarant	and lacks standing t d for the issuance of th is no longer liable teed by the Common	to assert this derivative claim. Claiman new securities in exchange for the car of for these claims. Proof of claim also wealth, that are already matured, for w	t also asserts, in icellation of the seeks recovery,	part, liability based on GDB Bonds and the in part, for amounts for
5	QUESADA BRAVO, HELEN F.A. EL REMANSO E-2 CALLE CAUSE SAN JUAN, PR 00926-6115	6/27/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	101660	\$ 380,149.39

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Two Hundred and Fifty-Sixth Omnibus Objection Exhibit A - Bondholder No Liability

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	AMOUNT				
	Reason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Proof of claim also seeks recovery, in part, for amounts for which the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and that are associated with an entity, The Puerto Rico Industrial, Tourist, Educational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor.									
6	REXACH, HANS PO BOX 191167 SAN JUAN, PR 00919-1167	6/29/2018	17 BK 03283-LTS Commo	onwealth of Puerto Rico	80625	\$ 732,890.18				
	Reason: Claimant asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Proof of claim also seeks recovery, in part, for amounts for which the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and that are associated with an entity, The Puerto Rico Industria Tourist, Educational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor.									
7	THE MCKENZIE FAMILY TRUST 4550 E. WILD COYOTE TRL. TUCSON, AZ 85739	4/6/2018	17 BK 03283-LTS Commo	onwealth of Puerto Rico	6571	\$ 10,000.00				

Reason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Proof of claim also seeks recovery, in part, for amounts for which the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and that are associated with an entity, The Puerto Ricc Industrial, Tourist, Educational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor.

TOTAL \$ 2,311,827.98

ASSERTED CLAIM